UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE BEAR STEARNS

MORTGAGE PASS-THROUGH:
CERTIFICATES LITIGATION:

This Document Relates To:
All Actions:

MASTER FILE 08 Civ. 8093 (LTS)(KNF)

LAURA TAYLOR SWAIN, DISTRICT JUDGE:

USDC SDNY
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ORDER

The Court has received a Motion to Dismiss the Consolidated Class Action Complaint by defendants Bear, Stearns & Co., Inc, Structured Asset Mortgage Investments II, J.P. Morgan Securities, Inc., Bear Stearns Asset Backed Securities I, LLC, EMC Mortgage Corporation, Joseph T. Jurkowski, Jr., Jeffrey L. Vershleiser, Michael B. Nierenberg, Jeffrey Mayer, Thomas F. Marano and Samuel L. Molinaro, Jr. The papers do not include a certification pursuant to Paragraph 2.B. of the Individual Practices Rules of the undersigned. That Rule provides:

B. Informal efforts to resolve issues required. In civil cases, prior to making a motion of any type, and prior to requesting a conference on any discovery issues, the parties shall use their best efforts to resolve informally the matters in controversy. Such efforts shall include, but need not be limited to, an exchange of letters outlining their respective legal and factual positions on the matters and at least one telephonic or in-person discussion of the matters. If a motion or a discovery conference request remains necessary, the notice of motion or written discovery conference request must include a separate paragraph certifying in clear terms that the movant or requesting party has used its best efforts to resolve informally the matters raised in its submission.

The Court finds that such prior communication is often useful in facilitating settlement, consensual resolution of the subject matter of the motion or, at a minimum, narrowing of issues presented for decision by the Court. The Court notes as well that the memorandum of law does not comply with Paragraph 2.H. of the Individual Practices Rules of the undersigned, with respect to the font size of the footnotes. It is hereby

ORDERED, that the above-referenced motion is hereby TERMINATED for purposes of the Court's docket, without prejudice to reinstatement upon application, upon notice to adverse parties and accompanied by the requisite certification; it is further

ORDERED, that no response to the motion is required unless a reinstatement application is granted, in which case the time to respond of any adverse party will be calculated from the date of service of the order of reinstatement and in accordance with Local Civil Rule 6.1 of the United States District Court for the Southern District of New York.

Dated: New York, New York April 26, 2010

> LAURA TAYLOR SWAIN United States District Judge